EXHIBIT "A"

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1
                   UNITED STATES DISTRICT COURT
                     DISTRICT OF MASSACHUSETTS
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3
   IN RE: NEW ENGLAND
                                   ) MDL NO. 13-02419-FDS
4
   COMPOUNDING
5
   PHARMACY CASES LITIGATION
6
7
8
                 BEFORE: THE HONORABLE F. DENNIS SAYLOR, IV
9
10
11
                         STATUS CONFERENCE
12
13
14
           John Joseph Moakley United States Courthouse
15
                          Courtroom No. 2
16
                         One Courthouse Way
                          Boston, MA 02210
17
18
                          January 10, 2014
                             1:30 p.m.
19
20
21
22
                   Valerie A. O'Hara, FCRR, RPR
23
                      Official Court Reporter
           John Joseph Moakley United States Courthouse
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                   One Courthouse Way, Room 3204
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                          Boston, MA 02210
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           that notice has to be done in compliance with the
           particular requirements of one state or another.
        2
        3
                        So the PSC is conducting meet and confers
           and will be also preparing to file a motion to compel
        4
        5
           with respect to one such clinic here very shortly.
                        THE COURT: All right. Anyone else want to
        6
        7
           be heard on this topic? That's item Number 6.
                        Item Number 7, matters referred to by
        8
        9
           Judge Boal. Before we get into that, there are a couple
       10
           of dangling issues raised by the St. Thomas entities.
02:16PM
       11
           Back at the end of November, St. Thomas had as part of
       12
           their -- a number of motions that it filed to
           reconsider, my MDL order and so forth, there was a
       13
       14
           motion to amend the protective order.
                        I have finally resolved that. I had hoped
       15
           to have it filed before today so that you could see it.
       16
       17
           I'm technically granting it in part and denying it in
       18
           part. I'm going to make some minor tweaks to that
           protective order, but most of the issues raised by
       19
02:17PM
       20
           St. Thomas, I think, are either covered in the order or
       2.1
           I think it's not necessary to amend the order to
       22
           address. That we'll get out shortly, hopefully even
       23
           today.
       24
                        Part of what St. Thomas raised was also a
       25
           motion to stay discovery pending a discovery plan. I do
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1
           want to take this up at some point today. What I said
        2
           about having a discovery plan for the affiliated
        3
           defendants obviously applies to the unaffiliated
           defendants as well, some degree of planning and
        4
        5
           coordination needs to be done here. You know, even in a
        6
           simple case, we have a scheduling conference where the
        7
           parties have to meet and confer. That needs to be
           discussed as well.
        8
                        We don't necessarily need to resolve it
           today, but that issue does need to be resolved, and with
02:18PM
       10
       11
           that as an introduction, who's going to take the lead on
       12
           item 7, Ms. Parker?
       13
                       MS. PARKER: Actually Ms. Dougherty I
       14
           believe and Mr. Zamora will be addressing that.
       15
                        THE COURT: Ms. Dougherty.
                        MS. DOUGHERTY: Thank you, your Honor.
       16
       17
           Travellers' motion to quash at this point in time is
       18
           being negotiated by the PSC with Travellers. Travellers
           is the insurer for Liberty party in the mediation.
       19
02:19PM
       20
           this point, some compromises have been made and reached.
       2.1
                        THE COURT: I thought Liberty said it had no
       22
           insurance?
                       Well, whatever. Go ahead.
       23
                       MS. DOUGHERTY: Interesting, yes, and so at
       24
           this point, the plaintiffs' steering committee sought an
       25
           extension of time to respond, and your Honor granted
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1
           some clarification as to whether you're going to be
        2
           handling that because we're hearing a lot about meet and
        3
           confer. We are working on protocols, we are exchanging
           them, but they're kind of in no man's land right now.
        4
        5
                        THE COURT: Why don't I do this. Certainly
        6
           as to the St. Thomas entities that you represent, I'm
        7
           going to direct the parties to meet and confer on the
           discovery plan. I may spin some of this off to
        8
           Magistrate Judge Boal, I may keep it, I don't know, but
           certainly it makes sense for you all to get together and
02:27PM
       10
       11
           talk about what you think makes sense to see if you can
       12
           agree, and we'll handle it that way. Okay.
                       MS. GREER:
       13
                                    Okay.
       14
                        THE COURT: Does that work?
       15
                       MS. GREER: Does that go for the deposition
           protocol and my protocol are kind of --
       16
       17
                        THE COURT: I was thinking of discovery
       18
           protocol, which, in other words, discovery from
           plaintiffs are going to be dealt with in the short term,
       19
02:27PM
       20
           the fact sheets and so forth. Discovery from your
       2.1
           client's perspective, I want you to meet and confer and
       22
           talk about a possible plan. I don't know what the ESI
       23
           issues are, I don't know what the volume of documents
       24
           are. I don't have any idea what the issues are, and
           step 1 is for you to confer with one another, and as
       25
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1 Mr. Sobol suggested, if you can agree on a plan, that's 2 great, if you can't, let's tee it up, I may decide it, I 3 may refer it to Magistrate Judge Boal, and we'll go from there. 4 MS. GREER: Our thinking, right or wrong, 5 was that the discovery plan we talked about in sequence, 6 7 you had talked about having written discovery first and 8 then depositions, et cetera. 9 THE COURT: That's usually the way it works. MS. GREER: Usually in my experience, and 02:28PM 10 11 then separate from that would be an ESI protocol that 12 just deals with the ESI issue which would be cumbersome 13 documents and just deals with the separate protocol, and 14 we have been working on drafts of those, so I just 15 wanted to make sure that you understood how this is playing out kind of in the real world, and we're okay 16 with that. 17 18 THE COURT: All right. That's fine. Again, 19 from my perspective, what I want is I want there to be 02:29PM 20 some degree of planning, I want it to be fair, I want 2.1 this to be as organized as it can be under the circumstances. Obviously, I'm doing a lot of this kind 22 23 of ad hoc, but as in any case before you take discovery 24 from the other side, there needs to be some kind of plan 25 in place or order that directs and sets deadlines and so

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on, so why don't we get working on that.
        1
        2
                        If your client is in the cross-hairs and it
        3
           looks like it is, you need to meet and confer with the
           plaintiffs' counsel and try to come up with either a
        4
        5
            joint plan or a pair of proposals that I can choose
        6
           between.
        7
                        MS. GREER: Will do.
                        THE COURT: If you want intelligent
        8
        9
           commentary on any ESI protocol, you may have to find
       10
            another Judge. I'm not sure I'm the right person for
02:29PM
       11
           that.
       12
                        Item 9, notice of instructions for accessing
       13
           repository.
       14
                        MS. PARKER: Yes, your Honor, the
       15
           plaintiffs' steering committee sent a letter to all
       16
           defendants in the MDL, both unaffiliated and affiliated,
       17
            sharing information about the document repositories and
       18
           also providing some instructions for how access to those
       19
           repositories can be gained. Out of an abundance of
02:30PM
       20
           caution, we also took the liberty of ECFing a notice of
       2.1
           those instructions to make sure that every participant
       22
           in the MDL understood how those repositories could be
       23
           accessed.
       24
                        THE COURT: Okay. Anything else on that?
       25
                        (No response)
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1
                        CERTIFICATE
2
3
    UNITED STATES DISTRICT COURT )
    DISTRICT OF MASSACHUSETTS ) ss.
4
    CITY OF BOSTON )
5
6
7
            I do hereby certify that the foregoing
8
    transcript, Pages 1 through 70 inclusive, was recorded
9
    by me stenographically at the time and place aforesaid
10
    in MDL NO. 13-02419-FDS, IN RE: NEW ENGLAND COMPOUNDING
11
    PHARMACY CASES LITIGATION and thereafter by me reduced
12
    to typewriting and is a true and accurate record of the
13
    proceedings.
14
            Dated this January 22, 2014.
                          s/s Valerie A. O'Hara
15
16
17
                          VALERIE A. O'HARA
                           OFFICIAL COURT REPORTER
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